

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES of AMERICA *ex rel.*
XING WEI,

Plaintiff,

v.

YINGSHUN GARMENTS, INC., GOLDEN
TOO, INC., AR KNITWEAR, and KBL
GROUP INTERNATIONAL, LTD.,

Defendants.

13 Civ. 0055 (LAK)

**NOTICE OF VOLUNTARY DISMISSAL
PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

UNITED STATES OF AMERICA,

Plaintiff-Intervenor,

v.

YINGSHUN GARMENTS, INC., MARIE
ROGERS, IMPORT GLOBAL DESIGNS
INC., OLGREM, LLC, and NOTATIONS,
INC.,

Defendants.

WHEREAS, on or about January 3, 2013, *qui tam* relator Xing Wei filed a complaint pursuant to the False Claims Act, 31 U.S.C. § 3729, *et seq.*, in the above-captioned action asserting claims against Yingshun Garments, Inc. (“Yingshun”), Golden Too, Inc., AR Knitwear, and KBL Group International, LTD.;

WHEREAS, on or about July 15, 2016, the United States intervened in the above-captioned action, and on September 20, 2016, filed a complaint-in-intervention naming as defendants Yingshun, Marie Rogers, Import Global Designs Inc. (“Import Global”), Olgrem, LLC (“Olgrem”), and Notations, Inc.;

WHEREAS, on or about December 23, 2016, the United States filed an amended complaint-in-intervention;

WHEREAS, Marie Rogers, Yingshun, Import Global, and Olgrem have not answered the amended complaint-in-intervention or filed a motion for summary judgment;

NOW AND THEREFORE, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), this action is dismissed without prejudice as to Marie Rogers, Yingshun, Import Global, and Olgrem.

Dated: October 1, 2021
New York, New York

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Southern District of New York
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